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ART UNIT PAPER NUMBER
2515

PHILADELPHIA PA 19103	2010	
	DATE MAILED:	02/12/96
This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS		
This application has been examined Responsive to communication to	filed on 1	This action is made final.
A shortened statutory period for response to this action is set to expire. Saliure to respond within the period for response will cause the application to become		from the date of this letter.
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:		
	Notice re Patent Drawing, PTO-9 Notice of informal Patent Applica	
Part II SUMMARY OF ACTION		
1. 🗹 Claims 1-3 🖁	a	re pending in the application.
Of the above, claims	are w	ithdrawn from consideration.
2. Claims		have been cancelled.
3. Claims		are allowed.
4. 🗹 Ciaims 1-38		are rejected.
5. Claims		are objected to.
8. Claims	are subject to restriction	n or election requirement.
7. This application has been filed with informal drawings under 37 C.F.R. 1.85 which are acceptable for examination purposes.		
	Under 37 C.F.	R 1 84 these drawings
 The corrected or substitute drawings have been received on	ratent Drawing, PTO-948).	TE 1.54 these stannings
10. The proposed additional or substitute sheet(s) of drawings, filled on has (have) been approved by the examiner. disapproved by the examiner (see explanation).		
11. The proposed drawing correction, filed on, has be	en 🛘 approved. 🗋 disapprov	ed (see explanation).
12. Acknowledgment is made of the claim for priority under U.S.C. 119. The	e certified copy has D been rece	ived not been received
been filed in parent application, serial no.	; filed on	
13. Since this application appears to be in condition for allowance except for	or formal matters, prosecution as t	o the merits is closed in

accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.

14. Other

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Part III DETAILED ACTION

Specification

1. The following is a quotation of the first paragraph of 35 U.S.C. § 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The specification is objected to under 35 U.S.C. § 112, first paragraph, as failing to provide an adequate written description of the invention.

The specification fails to disclose clearly and distinctly between the alignment assembly 27 and the patient head rest with alignment means 58,59. It appears that the terminology "the alignment assembly" describes the element 27 for providing the near field and far field fixation targets rather than for aligning the apparatus respect to the patient's eye.

The specification fails to disclose why the convex generally rectangular slit will provide a convex generally rectangular slit image. Does Applicant mean the time that the light travels each point from the convex generally rectangular slit to the corresponded point on the surface of the cornea being the same? Should the convex generally rectangular slit have substantially the same shape with the cornea? It appears to the examiner that the projected image of a rectangular slit or of a convex generally rectangular slit on the concave surface of the cornea is a convex generally rectangular slit image because of the concave surface of the cornea.

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Claim Rejections - 35 USC § 112

2. Claims 1-38 are rejected under 35 U.S.C. § 112, first paragraph, for the reasons set forth

in the objection to the specification.

3. Claims 1-38 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for

failing to particularly point out and distinctly claim the subject matter which applicant regards

as the invention.

The structure of claims 1-19 is unclear. The limitations "means for aligning the eye along

a predetermined axis" (claim 1, line 2) and "means for aligning the eye along a predetermined

axis comprising a first target means and a second target means" (claim 2, lines 1-3) are confusing.

The target means in claim 2 do not perform the function of aligning as aligning means in claim 1.

The feature "an image of said eye resulting from said projection aligned at a predetermined angle

from said means for projecting" (claim 1, lines 5-7) is unclear. What does Applicant mean by "an

image resulting from said projection" in claims 1, 7 and 23? The comma "," after "and" in

claim 1, line 7; claim 20, line 2 and claim 22, line 11 should be deleted. Does Applicant mean

"said apparatus" (claim 12, line 2; claim 13, line 2 and claim 14, lines) by "said capturing

means"? The phrase "said processing means" (claim 13, line 1) has no antecedent basis. It is

unclear how the determining means in claim 16 relate to said means in claim 1. What does

Applicant mean by visual alignment in claim 22? The structure of camera means aligned at a

predetermined angle from said slit lamp means in claim 22, lines 9-11 is unclear. It is unclear

to what the housing is mounted? What does Applicant mean by "selected arc" (claim 27, lines 2-3)

and "read" (claim 27, lines 13,25)? What is the imaging axis (claim 27, line 15)? The limitations

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in claim 27, lines 12-17 are not understood. It is unclear what the aligning function of the alignment assembly is. Does Applicant mean "said device" (claim 35, line 2; claim 36, line 2 and claim 38, lines 3,4)?

The remaining claims are dependent upon the rejected base claim and thus inherit the deficiency thereof.

- 4. It appears that means for rotating the projecting means and the capturing means about the optical axis of the eye could be allowable over the prior art of record.
- 5. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.
- 6. The Information Disclosure Statement filed May 17, 1995, is acknowledged.
- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Huy Mai whose telephone number is (703) 308-4874.

Huy Mai

HM/ January 31, 1996